

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

COTY INC., COTY B.V., CALVIN KLEIN
TRADEMARK TRUST, CALVIN KLEIN, INC.,
CALVIN KLEIN COSMETIC CORPORATION,
VERA WANG LICENSING LLC, V.E.W., LTD., and
ATE MY HEART INC.,

Plaintiffs,

v.

EXCELL BRANDS, LLC,

Defendant.

15-CV-7029 (JMF) (GWG)

ECF CASE

PLAINTIFFS' EXHIBIT LIST

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MARCH 24, 2017
DEFENDANT'S OBJECTIONS TO EXHIBITS 260-271
Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection¹	Advance Ruling Requested
1	Summary of Fragrances, Trademarks, and Trade Dress at Issue in Coty Inc., et al. v. Excell Brands, LLC, 15-CV-7029 (JMF) (S.D.N.Y.)	*	
2	Schedule of Representative Registrations and Applications for Plaintiffs' Marks at Issue in Coty Inc., et al. v. Excell Brands, LLC, 15-CV-7029 (JMF) (S.D.N.Y.)	*	
3	Certified copy of U.S. Trademark Reg. No. 1,086,041 for CALVIN KLEIN (Int. Cl.: 25) from the U.S. Patent and Trademark Office (PLAINTIFFS00009594-9596)	*	
4	Certified copy of U.S. Trademark Reg. No. 1,226,396 for CALVIN KLEIN (Int. Cls.: 3, 16, 24, 25) from the U.S. Patent and Trademark Office (PLAINTIFFS00009597-9598)	*	
5	Certified copy of U.S. Trademark Reg. No. 2,064,064 for CK (Int. Cl.: 25) from the U.S. Patent and Trademark Office (PLAINTIFFS00009599-9601)	*	
6	Certified copy of U.S. Trademark Reg. No. 2,234,623 for CK (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009611-9612)	*	
7	Certified copy of U.S. Trademark Reg. No. 1,608,753 for ETERNITY design (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009592-9593)	*	
8	Certified copy of U.S. Trademark Reg. No. 1,608,723 for ETERNITY (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009616-9617)	*	
9	Certified copy of U.S. Trademark Reg. No. 3,786,226 for EUPHORIA (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009621-9622)	*	
10	Certified copy of U.S. Trademark Reg. No. 3,455,523 for EUPHORIA BLOSSOM (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009618-9620)	*	
11	Certified copy of U.S. Trademark Reg. No. 4,126,963 for CK ONE SHOCK (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009604-9606)	*	
12	Certified copy of U.S. Trademark Reg. No. 1,969,912 for CK ONE CALVIN KLEIN and design (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009602-9603)	*	
13	Certified copy of U.S. Trademark Reg. No. 1,946,318 for CK ONE (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009607-9608)	*	
14	Certified copy of U.S. Trademark Reg. No. 3,916,700 for CK ONE (Int. Cl.: 3) from the U.S.	*	

¹ * indicates no objection.

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection¹	Advance Ruling Requested
	Patent and Trademark Office (PLAINTIFFS00009609-9610)		
15	Certified copy of U.S. Trademark Reg. No. 0,407,245 for OBSESSION (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009711-9712)	*	
16	Certified copy of U.S. Trademark Reg. No. 1,347,076 for OBSESSION (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009713-9714)	*	
17	Certified copy of U.S. Trademark Reg. No. 1,435,231 for OBSESSION (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009715-9716)	*	
18	Certified copy of U.S. Trademark Reg. No. 4,426,346 for DARK OBSESSION (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009613-9615)	*	
19	Certified copy of U.S. Trademark Reg. No. 3,804,964 for IN2U (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009623-9624)	*	
20	Certified copy of U.S. Trademark Reg. No. 3,695,038 for LADY GAGA (Int. Cl.: 41) from the U.S. Patent and Trademark Office (PLAINTIFFS00009634-9635)	*	
21	Certified copy of U.S. Trademark Reg. No. 3,695,129 for LADY GAGA (Int. Cl.: 25) from the U.S. Patent and Trademark Office (PLAINTIFFS00009646-9649)	*	
22	Certified copy of U.S. Trademark Reg. No. 3,960,468 for LADY GAGA (Int. Cls.: 9, 16, 25, 35, 38, 41) from the U.S. Patent and Trademark Office (PLAINTIFFS00009650-9655)	*	
23	Certified copy of U.S. Trademark Serial No. 85/115,004 for LADY GAGA (Int. Cls.: 3, 4, 6, 9, 11, 14, 16, 18, 21, 22, 24, 25, 26, 28, 35) from the U.S. Patent and Trademark Office (PLAINTIFFS00009656-9710)	*	
24	Certified copy of U.S. Trademark Serial No. 85/282,752 for LADY GAGA FAME (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009636-9645)	*	
25	Certified copy of U.S. Trademark Reg. No. 4,520,669 for JOOP! (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009631-9633)	*	
26	Certified copy of U.S. Trademark Reg. No. 4,682,626 for JOOP! HOMME WILD (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009627-9629)	*	
27	Certified copy of U.S. Trademark Reg. No. 1,797,058 for VERA WANG (Int. Cl.: 25) from the U.S. Patent and Trademark Office (PLAINTIFFS00009723-9724)	*	
28	Certified copy of U.S. Trademark Reg. No. 3,110,991 for VERA WANG and design (Int. Cl.:	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

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	3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009717-9718)		
29	Certified copy of U.S. Trademark Reg. No. 3,184,309 for VERA WANG PRINCESS (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009721-9722)	*	
30	Certified copy of U.S. Trademark Reg. No. 4,032,409 for VERA WANG LOVESTRUCK (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00009719-9720)	*	
31	Certified copy of U.S. Trademark Reg. No. 4,558,645 for DOWN TOWN CALVIN KLEIN (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00011334-11336)	*	
32	Intentionally Omitted	N/A	
33	Certified copy of U.S. Trademark Reg. No. 3,756,039 for CKFREE (Int. Cl.: 3) from the U.S. Patent and Trademark Office (PLAINTIFFS00011332-11333)	*	
34	Plaintiffs' ETERNITY Women Fragrance Specimen (PLAINTIFFS00008277)	*	
35	Plaintiffs' ETERNITY Men Fragrance Specimen (PLAINTIFFS00008278)	*	
36	Plaintiffs' ETERNITY AQUA Men Fragrance Specimen (PLAINTIFFS00008279)	*	
37	Plaintiffs' EUPHORIA Men Fragrance Specimen (PLAINTIFFS00008280)	*	
38	Plaintiffs' EUPHORIA Women Fragrance Specimen (PLAINTIFFS00008281)	*	
39	Plaintiffs' CK ONE SHOCK Women Fragrance Specimen (PLAINTIFFS00008282)	*	
40	Plaintiffs' CK ONE SHOCK Men Fragrance Specimen (PLAINTIFFS00008283)	*	
41	Plaintiffs' CK ONE Fragrance Specimen (PLAINTIFFS00008284)	*	
42	Plaintiffs' OBSESSION Women Fragrance Specimen (PLAINTIFFS00008285)	*	
43	Plaintiffs' OBSESSION Men Fragrance Specimen (PLAINTIFFS00008286)	*	
44	Plaintiffs' DARK OBSESSION Men Fragrance Specimen (PLAINTIFFS00008287)	*	
45	Plaintiffs' CK IN2U Women Fragrance Specimen (PLAINTIFFS00008288)	*	
46	Plaintiffs' LADY GAGA FAME Fragrance Specimen (PLAINTIFFS00008289)	*	
47	Plaintiffs' JOOP! HOMME Fragrance Specimen (PLAINTIFFS00008290)	*	
48	Plaintiffs' PRINCESS Fragrance Specimen (PLAINTIFFS00008291)	*	
49	Plaintiffs' LOVESTRUCK Fragrance Specimen (PLAINTIFFS00008292)	*	
50	Plaintiffs' DOWNTOWN CALVIN KLEIN Fragrance Specimen (PLAINTIFFS00011129)	*	
51	Plaintiffs' CK ONE SUMMER Fragrance Specimen (PLAINTIFFS00011130)	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

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52	Plaintiffs' CK IN2U Men Fragrance Specimen (PLAINTIFFS00011131)	*	
53	Plaintiffs' CK BE Fragrance Specimen (PLAINTIFFS00011133)	*	
54	Plaintiffs' CKFREE BLUE Fragrance Specimen (PLAINTIFFS00011134)	*	
55	Defendant's SERENITY Men Fragrance Specimen (PLAINTIFFS00008235-8237)	*	
56	Defendant's SERENITY Women Fragrance Specimen (30(b)(6) 34)	*	
57	Defendant's SERENITY AQUA Men Fragrance Specimen (PLAINTIFFS00008262-8264)	*	
58	Defendant's EUPHRATES Men Fragrance Specimen (PLAINTIFFS00008253-8255)	*	
59	Defendant's EUPHRATES Women Fragrance Specimen (PLAINTIFFS00008250-8252)	*	
60	Defendant's POSSESSION Men Fragrance Specimen (PLAINTIFFS00008256-8258)	*	
61	Defendant's POSSESSION NIGHT Men Fragrance Specimen (PLAINTIFFS00008259-8261)	*	
62	Defendant's BE 4U Fragrance Specimen (PLAINTIFFS00008238-8240)	*	
63	Defendant's JUMP! Men Fragrance Specimen (PLAINTIFFS00008274-8276)	*	
64	Defendant's CRAZY LADY Fragrance Specimen (PLAINTIFFS00008271-8273)	*	
65	Defendant's LOVE STORY Fragrance Specimen (PLAINTIFFS00008265-8267)	*	
66	Defendant's OK ROCK Women Fragrance Specimen (WH 6)	*	
67	Defendant's INSPIRATION Fragrance Specimen (WH 7)	*	
68	Defendant's OK NEW YORK Fragrance Gift Set Specimen (WH 8; Excell_0002093)	*	
69	Defendant's OK4U Men Fragrance Specimen (30(b)(6) 13; Excell_0002069)	*	
70	Defendant's BEYOND PLAY NYC Fragrance Specimen (30(b)(6) 26; Excell_0002082)	*	
71	Defendant's OK NEW YORK Fragrance Specimen (30(b)(6) 35)	*	
72	Defendant's OK ROCK Men Fragrance Specimen (30(b)(6) 36)	*	
73	Defendant's OK NEW YORK BLACK Fragrance Specimen (30(b)(6) 37; Excell_0002073)	*	
74	Defendant's OK HOT Fragrance Specimen (Excell_0008510)	*	
75	Defendant's POSSESSION Women Fragrance Specimen (PLAINTIFFS00011373)	*	
76	Defendant's OK BLUE Fragrance Specimen (Excell_0002085)	*	
77	Defendant's CITY GIRL Fragrance Specimen (Excell_0002089)	*	
78	FRE 1006 Summary of Coty's Relevant U.S. Sales and Advertising Expenditures: FY 2002 - FY 2015 (Source: PLAINTIFFS00009725, 11135) (Highly Confidential - AEO)	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

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79	Coty's U.S. Sales and Advertising Expenditures for Calvin Klein, Vera Wang, Joop!, and Lady Gaga Houses: FY 2002 - FY 2008 (PLAINTIFFS00009725) (Highly Confidential - AEO)	*	
80	Coty's U.S. Sales and Advertising Expenditures for Calvin Klein, Vera Wang, Joop!, and Lady Gaga Houses: FY 2009 - FY 2015 (PLAINTIFFS00011135) (Highly Confidential - AEO)	*	
81	Intentionally Omitted	N/A	
82	Selected Awards for Coty Inc. <ul style="list-style-type: none"> • 82-1: Printout from The Fragrance Foundation website (www.fragrance.org) of all award winners between 1973 and 2015 (PLAINTIFFS00001128-1148) • 82-2: Intentionally Omitted • 82-3: Intentionally Omitted • 82-4: Intentionally Omitted 	* N/A N/A N/A	
83	Intentionally Omitted <ul style="list-style-type: none"> • 83-1: Intentionally Omitted • 83-2: Intentionally Omitted 	N/A N/A	
84	Calvin Klein Wikipedia Pages <ul style="list-style-type: none"> • 84-1: Printout of Calvin Klein Wikipedia page (PLAINTIFFS00005204-5206) • 84-2: Printout of Calvin Klein Wikipedia page (PLAINTIFFS00005207-5215) • 84-3: Intentionally Omitted 	402, 802 402, 802 N/A	
85	Selected Awards and Rankings Concerning Calvin Klein <ul style="list-style-type: none"> • 85-1: Excerpt from Time Magazine June 17, 1996 issue entitled "25 Most Influential People" (PLAINTIFFS00001496-1499) • 85-2: Excerpts from Women's Wear Daily November 1997 issue concerning "the 1997 Fairchild 100 consumer survey" (PLAINTIFFS00001508-1517) • 85-3: Excerpts from Women's Wear Daily June 2001 issue concerning "the American Fashion Awards" (PLAINTIFFS00001521-1523) • 85-4: Excerpts from Women's Wear Daily March 2004 issue entitled "The WWD Book of Lists" (PLAINTIFFS00001500-1507) • 85-5: Excerpt from Calvin Klein 2008 Newsletter, Volume II, entitled "Calvin Klein" 	* * * * *	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

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	<p>Achieves Top Ranking in Two Consumer Surveys" (PLAINTIFFS00001619)</p> <ul style="list-style-type: none"> • 85-6: Printout from Forbes website (www.forbes.com) of March 25, 2008 article entitled "World's Most Desirable Luxury Brands" (PLAINTIFFS00001149-1153) • 85-7: Printout from Racked website (www.racked.com) of December 13, 2012 article entitled "Old Navy, Victoria's Secret, and Calvin Klein Are the Top Fashion Brands of 2012" (PLAINTIFFS00001183-1187) • 85-8: Printout from Time Magazine website (www.time.com) of excerpt from article entitled "All-TIME 100 Fashion Icons" (PLAINTIFFS00001064-1065) • 85-9: Printout from Business of Fashion website (www.businessoffashion.com) of excerpt from article entitled "BoF 500: The People Shaping the Global Fashion Industry" (PLAINTIFFS00001082-1086) • 85-10: Printout from PVH website (www.pvh.com) of June 11, 2014 press release entitled "Calvin Klein Collection Honored at the 5th AMFAR Inspiration Gala in New York" (PLAINTIFFS00001022-1024) • 85-11: Printout from CLIO Awards website (www.clios.com) of 2015 entry and award details for "Calvin Klein Underwear 'show yours. #mycalvins'" campaign (PLAINTIFFS00001154-1155) • 85-12: Printout from L2 website (www.l2inc.com) of excerpt from 2012 "L2 Facebook IQ Index" (PLAINTIFFS00001172-1181) • 85-13: Printout from L2 website (www.l2inc.com) of excerpt from 2012 "L2 Digital IQ Index: Fashion" (PLAINTIFFS00001156-1171) • 85-14: Printout from Social Media Today website (www.socialmediatoday.com) of January 19, 2016 article entitled "Calvin Klein, Bleacher Report and NFL Top Twitter in Weekly Ranking" (PLAINTIFFS00001188-1196) 	* * * * * * * * * * * * * *	
86	<p>Selected Media Coverage Concerning Calvin Klein</p> <ul style="list-style-type: none"> • 86-1: Printout from The New York Times website (www.nytimes.com) of April 22, 1982 article entitled "Calvin Klein' Recipe For Success" (PLAINTIFFS00001101-1102) • 86-2: Printout from Los Angeles Times website (www.latimes.com) of December 13, 	* *	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<p>1987 article entitled “Superstar Success Fitting Calvin Klein to a Tee: Designer of Jeans, Obsession Fragrance Is Having a ‘Once-in-a-Decade’ Year” (PLAINTIFFS00001041-1044)</p> <ul style="list-style-type: none"> • 86-3: Excerpt from Vogue September 1997 issue entitled “View - Logo Rhythm” (PLAINTIFFS00001518-1520) • 86-4: Printout from Ezine Articles website (www.ezinearticles.com) of July 11, 2006 article entitled “Calvin Klein - Calvin Klein's Success Story” (PLAINTIFFS00001066-1067) • 86-5: Printout from Vanity Fair website (www.vanityfair.com) of March 31, 2008 article entitled “Calvin to the Core” (PLAINTIFFS00001103-1121) • 86-6: Printout from Entrepreneur Magazine website (www.entrepreneur.com/magazine) of October 10, 2008 article entitled “Calvin Klein: A Stylish Obsession” (PLAINTIFFS00001070-1081) • 86-7: Printout from Esquire website (www.esquire.com) of December 3, 2008 article entitled “Marky Mark and the Undie Bunch: A Brief History of Calvin Klein” (PLAINTIFFS0000991-999) • 86-8: Printout from eWedNewz website (www.ewednewz.com) of October 4, 2011 article entitled “The Success of Calvin Klein Branding Linked to Reinvention” (PLAINTIFFS00001045-1048) • 86-9: Printout from Business of Fashion website (www.businessoffashion.com) of November 30, 2011 article entitled “CEO Talk: Tom Murray, President and Chief Executive Officer, Calvin Klein” (PLAINTIFFS00001122-1127) • 86-10: Printout from The Wall Street Journal website (www.wsj.com) of December 5, 2013 article entitled “The Threesome Behind Calvin Klein” (PLAINTIFFS00001049-1054) • 86-11: Printout from Lifetime website (www.lifetimetv.co.uk) of article entitled “Calvin Klein - Biography” (PLAINTIFFS00001057-1063) • 86-12: Printout from New York Magazine website (www.nymag.com) of article entitled “Calvin Klein - Label Overview” (PLAINTIFFS00001068-1069) 	* * * * *	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 86-13: Printout from Luxury USA Brands website (www.luxuryusabrand.com) of article entitled “Calvin Klein” (PLAINTIFFS00001087-1090) • 86-14: Printout from Famous Logos website (www.famouslogos.net) of article entitled “Calvin Klein Logo” (PLAINTIFFS00001091-1100) • 86-15: Printout from WGSN website (www.wgsn.com) of March 20, 2014 article entitled “Throwback Thursday: Calvin Klein Ads of the ‘90s” (PLAINTIFFS0000957-962) • 86-16: Printout from Racked website (www.racked.com) of October 15, 2015 article entitled “Unpacking Calvin Klein’s Wildly Successful #MyCalvins Campaign” (PLAINTIFFS0000963-973) 	* * * * *	
87	Calvin Klein Social Media Pages <ul style="list-style-type: none"> • 87-1: Printout from Calvin Klein Company Facebook page (www.facebook.com/CalvinKlein) (PLAINTIFFS00005221-5241) • 87-2: Printout from Calvin Klein Instagram page (www.instagram.com/calvinklein) (PLAINTIFFS00005242-5250) • 87-3: Printout from Calvin Klein Twitter page (www.twitter.com/CalvinKlein) (PLAINTIFFS00005251-5260) 	402, 802 402, 802 402, 802	
88	Selected Calvin Klein Press Releases <ul style="list-style-type: none"> • 88-1: Printout from PVH website (www.pvh.com) of May 16, 2013 press release entitled “The IFP (Independent Filmmaker Project), Calvin Klein Collection and Euphoria Calvin Klein Celebrated Women in Film at the 66th Cannes Film Festival” (PLAINTIFFS00000911-912) • 88-2: Printout from PVH website (www.pvh.com) of October 1, 2013 press release entitled “Calvin Klein, Inc. Presented Its First-Ever Save the Children Benefit Gala in New York City” (PLAINTIFFS00001031-1033) • 88-3: Printout from PVH website (www.pvh.com) of May 15, 2014 press release entitled “The IFP (Independent Filmmaker Project), Calvin Klein Collection and Euphoria Calvin Klein Celebrated Women in Film at the 67th Cannes Film Festival” 	* * *	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	(PLAINTIFFS00000885-886) <ul style="list-style-type: none"> • 88-4: Intentionally Omitted 	N/A	
89	Selected Advertising Exemplars for Calvin Klein (PLAINTIFFS00001313-1343)	*	
90	Selected Awards and Rankings Concerning OBSESSION and DARK OBSESSION Fragrances <ul style="list-style-type: none"> • 90-1: Printout from The Fragrance Foundation website (www.fragrance.org) of page entitled "OBSESSION - 1998 Hall of Fame" (PLAINTIFFS00001453) • 90-2: Printout from Scentualism website (www.scentualism.com) of January 14, 2014 article entitled "Top 10 Best Selling Men's Colognes – People's Choice" (PLAINTIFFS00001454-1460) 	* *	
91	Selected Media Coverage Concerning OBSESSION and DARK OBSESSION Fragrances <ul style="list-style-type: none"> • 91-1: Printout from Fashionista website (www.fashionista.com) of June 30, 2015 article entitled "12 Ad Campaigns That Have Become Iconic in American Fashion" (PLAINTIFFS00000974-990) • 91-2: Printout from The Guardian website (www.theguardian.com) of January 12, 2014 article entitled "Calvin Klein's sweet scent of success goes back to the future" (PLAINTIFFS00001474-1479) 	* *	
92	Selected Calvin Klein Press Releases Concerning OBSESSION and DARK OBSESSION Fragrances <ul style="list-style-type: none"> • 92-1: Printout from PVH website (www.pvh.com) of March 4, 2013 press release entitled "Calvin Klein Fragrances Reveals Provocative Advertising Campaign for New Men's Fragrance 'Dark Obsession'" (PLAINTIFFS00001448-1450) • 92-2: Intentionally Omitted • 92-3: Intentionally Omitted 	402, 802 N/A N/A	
93	Selected Advertising Exemplars for OBSESSION and DARK OBSESSION Fragrances <ul style="list-style-type: none"> • 93-1: Printout from Calvin Klein website (www.calvinklein.com) of historical (1989) OBSESSION advertising (PLAINTIFFS00001451) • 93-2: Printout from Calvin Klein website (www.calvinklein.com) of historical (1986) 	* *	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

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	OBSESSION advertising (PLAINTIFFS00001452) <ul style="list-style-type: none"> • 93-3: Printout from Calvin Klein website (www.calvinklein.com) of historical (1987) OBSESSION advertising (PLAINTIFFS00001445) • 93-4: Printout from Calvin Klein website (www.calvinklein.com) of historical (1989) OBSESSION advertising (PLAINTIFFS00001446) • 93-5: Printout from Calvin Klein website (www.calvinklein.com) of historical (1985) OBSESSION advertising (PLAINTIFFS00001472) • 93-6: Printout from Calvin Klein website (www.calvinklein.com) of historical (1989) OBSESSION advertising (PLAINTIFFS00001473) • 93-7: Printout from Calvin Klein website (www.calvinklein.com) of historical DARK OBSESSION advertising (PLAINTIFFS00001447) • 93-8: Printout from Calvin Klein website (www.calvinklein.com) of historical DARK OBSESSION advertising (PLAINTIFFS00001471) 	402 * * * * 402 402	
94	ETERNITY (Fragrance) Wikipedia Page (PLAINTIFFS00005216)	402, 802	
95	Printout from The Fragrance Foundation website (www.fragrance.org) of page entitled "ETERNITY CALVIN KLEIN - 2003 Hall of Fame" (PLAINTIFFS00000833)	*	
96	Selected Media Coverage Concerning ETERNITY Fragrances <ul style="list-style-type: none"> • 96-1: Printout from Fashion Week Daily website (www.fashionweekdaily.com) of April 1, 2014 article entitled "Calvin Klein Turns To The Past For ETERNITY" (PLAINTIFFS00000834-837) • 96-2: Printout from Ozmox website (www.ozmoz.com) of page entitled "ETERNITY FOR MEN" (PLAINTIFFS00000851-853) • 96-3: Printout from Ozmox website (www.ozmoz.com) of page entitled "ETERNITY FOR MEN AQUA" (PLAINTIFFS00000854-856) 	* 402, 802 402, 802	
97	Printout from PVH website (www.pvh.com) of May 9, 2014 press release entitled "Eternity Calvin Klein Announces New Global Advertising Campaign and the Return of Christy Turlington Burns to the House, with Husband Ed Burns" (PLAINTIFFS00000799-801)	402, 802	
98	Selected Advertising Exemplars for ETERNITY Fragrances		

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 98-1: Printout from Calvin Klein website (www.calvinklein.com) of historical (1988) ETERNITY advertising (PLAINTIFFS00000797) • 98-2: Printout from Calvin Klein website (www.calvinklein.com) of historical (1988) ETERNITY advertising (PLAINTIFFS00000798) • 98-3: Printout from Calvin Klein website (www.calvinklein.com) of historical ETERNITY advertising (PLAINTIFFS00000802) • 98-4: Printout from Calvin Klein website (www.calvinklein.com) of historical ETERNITY SUMMER advertising (PLAINTIFFS00000803) • 98-5: Printout from Calvin Klein website (www.calvinklein.com) of historical (1988) ETERNITY advertising (PLAINTIFFS00000804) • 98-6: Printout from Calvin Klein website (www.calvinklein.com) of historical ETERNITY AQUA advertising (PLAINTIFFS00000792-793) 	* * * * * *	
99	Selected Awards and Rankings Concerning CK ONE Fragrances <ul style="list-style-type: none"> • 99-1: Printout from The Fragrance Foundation website (www.fragrance.org) of page entitled "CK ONE - 2010 Hall of Fame" (PLAINTIFFS00000746-747) • 99-2: Printout from Time Magazine website (www.time.com) of February 10, 2012 article entitled "Top 10 Fashion Video Ad Campaigns" (PLAINTIFFS00000700-701) • 99-3: Printout from Total Beauty website (www.totalbeauty.com) of July 30, 2015 article entitled "Our Favorite '90s Beauty Products, Ranked" (PLAINTIFFS00000748-752) • 99-4: Printout from The Dieline website (www.thedieline.com) of August 6, 2015 article entitled "Top 10 Packages of the 90's" (PLAINTIFFS00000757-766) 	* * * *	
100	Selected Media Coverage Concerning CK ONE Fragrances <ul style="list-style-type: none"> • 100-1: Printout from the New York Times website (www.nytimes.com) of October 9, 1994 article entitled "Sex in a Bottle" (PLAINTIFFS00000719-721) • 100-2: Printout from Vogue website (www.vogue.com) of September 27, 2010 article entitled "Ck One Lifestyle" (PLAINTIFFS00000702-704) • 100-3: Printout from The Moodie Report website (www.moodiereport.com) of February 	* *	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<p>23, 2011 article entitled “ck one unveils brand’s first global advertising campaign” (PLAINTIFFS00000705-706)</p> <ul style="list-style-type: none"> • 100-4: Printout from Fashionista website (www.fashionista.com) of July 1, 2014 article entitled “Calvin Klein Reprises Iconic ck one Campaign With Very Sexy Results” (PLAINTIFFS00000739) • 100-5: Printout from Opening Ceremony website (www.openingceremony.us) of September 9, 2014 article entitled “Common Scents: The Evolution Of Calvin Klein Campaigns” (PLAINTIFFS00000714-716) • 100-6: Printout from Fashion Grunge website (www.fashiongrunge.com) of October 31, 2013 article entitled “Throwback Thursday: Calvin Klein Ads of the 90s” (PLAINTIFFS00000722-734) • 100-7: Printout from Cultist website (www.cultistzine.com) of July 2, 2014 article entitled “[BEST AD EVER] Calvin Klein’s CK One Ft. Petra Collins, Soko & More” (PLAINTIFFS00000735-738) • 100-8: Printout from Co.Create website (www.fastcocreate.com) of July 3, 2014 article entitled “Calvin Klein Marks 20 Years Of CK One With An Ad For The Selfie Age” (PLAINTIFFS00000693-699) • 100-9: Printout from The Drum website (www.thedrum.com) of July 3, 2014 article entitled “Calvin Klein uses Snapchat for first time in global campaign celebrating 20 years of CK One” (PLAINTIFFS00000740-741) • 100-10: Printout from Code and Theory website (www.codeandtheory.com) of article entitled “CK ONE: An iconic brand reimagined for a digital generation” (PLAINTIFFS00000707-713) 	* * * * *	
101	Printout from PVH website (www.pvh.com) of July 1, 2014 press release entitled “CK ONE Announces New Global Advertising Campaign to Celebrate Fragrance’s 20th Anniversary” (PLAINTIFFS00000717-718)	802	
102	<p>Selected Advertising Exemplars for CK ONE Fragrances</p> <ul style="list-style-type: none"> • 102-1: Printout from Calvin Klein website (www.calvinklein.com) of historical (1994) CK ONE advertising (PLAINTIFFS00000742) 	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 102-2: Printout from Calvin Klein website (www.calvinklein.com) of historical (1994) CK ONE advertising (PLAINTIFFS00000743) • 102-3: Printout from Calvin Klein website (www.calvinklein.com) of historical (1994) CK ONE advertising (PLAINTIFFS00000744) • 102-4: Printout from Calvin Klein website (www.calvinklein.com) of historical CK ONE advertising (PLAINTIFFS00000745) 	*	
103	Selected Media Coverage Concerning EUPHORIA Fragrances <ul style="list-style-type: none"> • 103-1: Intentionally Omitted • 103-2: Printout from Now Smell This website (www.nstperfume.com) of June 1, 2006 article entitled "Calvin Klein Euphoria and Euphoria Blossom - Fragrance Reviews" (PLAINTIFFS00000889-910) • 103-3: Printout from The Fragrance Foundation website (www.fragrance.org) of May 19, 2015 article entitled "Top Notes" (PLAINTIFFS00000887-888) • 103-4: Printout from Tech Client website (www.techclient.com) of article entitled "32 Beautiful Perfume Bottle Designs" (PLAINTIFFS00000933-954) • 103-5: Printout from Ozmoz website (www.ozmoz.com) of page entitled "EUPHORIA MEN" (PLAINTIFFS00000927-929) • 103-6: Printout from Ozmoz website (www.ozmoz.com) of page entitled "EUPHORIA" (PLAINTIFFS00000930-932) 	N/A * * * * 402, 802 402, 802	
104	Printout from PVH website (www.pvh.com) of December 13, 2013 press release entitled "Calvin Klein Fragrances Announces New Women's Fragrance 'Endless Euphoria Calvin Klein' Featuring Model Vanessa Axente" (PLAINTIFFS00000861-863)	402	
105	Selected Advertising Exemplars for EUPHORIA Fragrances <ul style="list-style-type: none"> • 105-1: Printout from Calvin Klein website (www.calvinklein.com) of historical EUPHORIA advertising (PLAINTIFFS00000857) • 105-2: Printout from Calvin Klein website (www.calvinklein.com) of historical EUPHORIA advertising (PLAINTIFFS00000858) • 105-3: Printout from Calvin Klein website (www.calvinklein.com) of historical 	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	EUPHORIA advertising (PLAINTIFFS00000864) <ul style="list-style-type: none"> • 105-4: Printout from Calvin Klein website (www.calvinklein.com) of historical EUPHORIA advertising (PLAINTIFFS00000875) • 105-5: Printout from FashionExplorer.com website of page entitled "Keyword Euphoria - Fashion Ads" (PLAINTIFFS00000859-860) 	* *	
106	Selected Media Coverage Concerning CK IN2U Fragrances <ul style="list-style-type: none"> • 106-1: Printout from The New York Times website (www.nytimes.com) of March 8, 2007 article entitled "How to Bottle a Generation" (PLAINTIFFS00001428-1438) • 106-2: Printout from The Dieline website (www.thedieline.com) of April 18, 2007 article entitled "CK IN2U" (PLAINTIFFS00001423-1427) • 106-3: Printout from Dezeen website (www.dezeen.com) of May 20, 2007 article entitled "CK IN2U bottle by Stephen Burks" (PLAINTIFFS00001439-1444) 	* * *	
107	Selected Media Coverage Concerning CK ONE SHOCK Fragrances <ul style="list-style-type: none"> • 107-1: Printout from The Moodie Report website (www.TheMoodieReport.com) of August 10, 2011 article entitled "As new scent debuts, ck one 'could be billion dollar brand'" (PLAINTIFFS00000782-784) • 107-2: Printout from Ozmoz website (www.ozmoz.com) of page entitled "CK ONE SHOCK FOR HIM" (PLAINTIFFS00000789-791) • 107-3: Printout from Ozmoz website (www.ozmoz.com) of page entitled "CK ONE SHOCK FOR HER" (PLAINTIFFS00000794-796) 	402, 802 402, 802 402, 802	
108	March 2004 EUPHORIA concept and packaging qualitative research (Highly Confidential - AEO) (PLAINTIFFS00007060-7078)	402, 802	
109	March 14, 2006 EUPHORIA retailer presentation (PLAINTIFFS00006907-6967)	402, 802	
110	Intentionally Omitted	N/A	
111	Intentionally Omitted	N/A	
112	2007 CK IN2U retailer presentation (PLAINTIFFS00006614-6630)	402	
113	Selected Pages From Calvin Klein Website Concerning Marketing and Sale of Calvin Klein Fragrances		

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 113-1: Printout from Calvin Klein website (www.calvinklein.com) of ETERNITY NOW Fragrance (PLAINTIFFS00000805-806) • 113-2: Printout from Calvin Klein website (www.calvinklein.com) of ETERNITY SUMMER Men Fragrance (PLAINTIFFS00000807-808) • 113-3: Printout from Calvin Klein website (www.calvinklein.com) of ETERNITY SUMMER Fragrance (PLAINTIFFS00000809-810) • 113-4: Printout from Calvin Klein website (www.calvinklein.com) of Women's Holiday Gift Set (EUPHORIA, ETERNITY, ENDLESS, OBSESSION) (PLAINTIFFS00000811-812) • 113-5: Printout from Calvin Klein website (www.calvinklein.com) of 3 Piece Men's Pocket Spray Coffret (ETERNITY, ETERNITY AQUA, EUPHORIA) (PLAINTIFFS00000813-814) • 113-6: Printout from Calvin Klein website (www.calvinklein.com) of ETERNITY Men Fragrance (PLAINTIFFS00000815-816) • 113-7: Printout from Calvin Klein website (www.calvinklein.com) of ETERNITY Men Fragrance (25th Anniversary Edition) (PLAINTIFFS0000817-818) • 113-8: Printout from Calvin Klein website (www.calvinklein.com) of 3 Piece ETERNITY AQUA Women Fragrance Gift Set (PLAINTIFFS0000819-822) • 113-9: Printout from Calvin Klein website (www.calvinklein.com) of 3 Piece ETERNITY AQUA Men Fragrance Summer Gift Set (PLAINTIFFS0000823-824) • 113-10: Printout from Calvin Klein website (www.calvinklein.com) of ETERNITY AQUA Fragrance (PLAINTIFFS0000825-826) • 113-11: Printout from Calvin Klein website (www.calvinklein.com) of ETERNITY SUMMER Men Fragrance (PLAINTIFFS0000827-828) • 113-12: Printout from Calvin Klein website (www.calvinklein.com) of ETERNITY NIGHT Fragrance (PLAINTIFFS0000829-830) • 113-13: Printout from Calvin Klein website (www.calvinklein.com) of ETERNITY NOW Men Fragrance (PLAINTIFFS0000831-832) 	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 113-14: Printout from Calvin Klein website (www.calvinklein.com) of Women's Fragrances (PLAINTIFFS00001003-1004) • 113-15: Printout from Calvin Klein website (www.calvinklein.com) of EUPHORIA ESSENCE and ETERNITY NOW Fragrances (PLAINTIFFS00001015-1016) • 113-16: Printout from Calvin Klein website (www.calvinklein.com) of Fragrance Gift Sets (PLAINTIFFS00001017-1018) • 113-17: Printout from Calvin Klein website (www.calvinklein.com) of Men's Fragrances (PLAINTIFFS00001019-1021) • 113-18: Printout from Calvin Klein website (www.calvinklein.com) of OBSESSION Men Fragrance (PLAINTIFFS00001461-1464) • 113-19: Printout from Calvin Klein website (www.calvinklein.com) of OBSESSION Women Fragrance (PLAINTIFFS00001465-1466) • 113-20: Printout from Calvin Klein website (www.calvinklein.com) of 2 Piece OBSESSION Men Fragrance Gift Set (PLAINTIFFS00001467-1468) • 113-21: Printout from Calvin Klein website (www.calvinklein.com) of DARK OBSESSION Fragrance (PLAINTIFFS00001469-1470) • 113-22: Printout from Calvin Klein website (www.calvinklein.com) of 4 Piece CK ONE Fragrance Gift Set (PLAINTIFFS00000753-756) • 113-23: Printout from Calvin Klein website (www.calvinklein.com) of CK ONE SHOCK Fragrance (PLAINTIFFS00000779-781) • 113-24: Printout from Calvin Klein website (www.calvinklein.com) of EUPHORIA ESSENCE Fragrance (PLAINTIFFS00000865-866) • 113-25: Printout from Calvin Klein website (www.calvinklein.com) of 3 Piece EUPHORIA Men Fragrance Gift Set (PLAINTIFFS00000867-868) • 113-26: Printout from Calvin Klein website (www.calvinklein.com) of EUPHORIA INTENSE Fragrance (PLAINTIFFS00000869-870) • 113-27: Printout from Calvin Klein website (www.calvinklein.com) of FORBIDDEN EUPHORIA Fragrance (PLAINTIFFS00000871-872) 	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 113-28: Printout from Calvin Klein website (www.calvinklein.com) of ENDLESS EUPHORIA Fragrance (PLAINTIFFS00000873-874) • 113-29: Printout from Calvin Klein website (www.calvinklein.com) of EUPHORIA Men Fragrance (PLAINTIFFS00000876-877) • 113-30: Printout from Calvin Klein website (www.calvinklein.com) of EUPHORIA Women Fragrance and Tote (PLAINTIFFS00000878-879) • 113-31: Printout from Calvin Klein website (www.calvinklein.com) of EUPHORIA ESSENCE Men Fragrance (PLAINTIFFS00000880-881) 	*	
114	Vera Wang Wikipedia Page (PLAINTIFFS00005154-5161)	402, 802	
115	Selected Awards and Rankings Concerning Vera Wang <ul style="list-style-type: none"> • 115-1: Printout from The Fragrance Foundation website (www.fragrance.org) of page entitled "Vera Wang - 2008 Hall of Fame" (PLAINTIFFS00000037) • 115-2: Printout from Happi website (www.happi.com) of May 30, 2008 article entitled "Coty Takes Home Five FiFi Awards" (PLAINTIFFS00000685-688) • 115-3: Printout from Vogue website (www.vogue.com) of June 3, 2013 article entitled "Fashion's Finest: Vera Wang's Lifetime Achievement Award Video" (PLAINTIFFS00000142-144) • 115-4: Intentionally Omitted 	*	
116	Selected Media Coverage Concerning Vera Wang <ul style="list-style-type: none"> • 116-1: Printout from Biography website (www.biography.com) of page entitled "Vera Wang" (PLAINTIFFS00000091-93) • 116-2: Printout from IMDB website (www.imdb.com) of page entitled "Vera Wang" (PLAINTIFFS00000094-95) • 116-3: Printout from Fashion Model Directory (FMD) website (www.fashionmodeldirectory.com) of page entitled "Vera Wang - Fashion Designer" (PLAINTIFFS00000096-105) • 116-4: Printout from The New York Times website (www.nytimes.com) of February 4, 2002 article entitled "THE MEDIA BUSINESS: ADVERTISING; Vera Wang, the 	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<p>celebrity designer, is extending her brand, first with a fragrance” (PLAINTIFFS00000047-50)</p> <ul style="list-style-type: none"> • 116-5: Printout from Business of Fashion website (www.businessoffashion.com) of April 30, 2013 article entitled “Vera Wang Says Keep Your Feet on the Ground and Don’t Get Ahead of Yourself” (PLAINTIFFS00000040-44) 	*	
117	<p>Vera Wang Social Media Pages</p> <ul style="list-style-type: none"> • 117-1: Printout from Vera Wang Twitter page (www.twitter.com/verawanggang) (PLAINTIFFS00000106-111) • 117-2: Printout from Vera Wang Instagram page (www.instagram.com/verawanggang) (PLAINTIFFS00000112-113) • 117-3: Printout from Vera Wang Fragrances Facebook page (www.facebook.com/verawangfragrances) (PLAINTIFFS00002128-2191) • 117-4: Printout from Vera Wang Fragrances Facebook page (www.facebook.com/verawangfragrances) (PLAINTIFFS00002402-2437) 	402, 802 402, 802 402, 802 402, 802	
118	Printout from EOTM website (www.eotmblog.com) of January 19, 2016 article entitled “Top 10 Best Fragrances For Women In 2016 Reviews - Buy Online” (Including PRINCESS Fragrance) (PLAINTIFFS00000081-90)	402	
119	Printout of Instagram Search for PRINCESS Fragrance (PLAINTIFFS00002192-2401)	402	
120	Printout from Vera Wang Twitter Page (www.twitter.com/verawanggang) of Search for PRINCESS Fragrance (PLAINTIFFS00000073-77)	402	
121	<p>Selected Advertising Exemplars for PRINCESS Fragrance</p> <ul style="list-style-type: none"> • 121-1: Vera Wang Press Kit (PLAINTIFFS00000001-31) • 121-2: February 25, 2008 final PRINCESS advertising images (PLAINTIFFS00007334-7338) • 121-3: PRINCESS REVOLUTION (flanker) advertising images (PLAINTIFFS00007356-7359) 	402 402 402	
122	<p>Selected Media Coverage Concerning LOVESTRUCK Fragrance</p> <ul style="list-style-type: none"> • 122-1: Printout from Hollywood Life website (www.hollywoodlife.com) of June 1, 2011 	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<p>article entitled “Leighton Meester is ‘Lovestruck’ In The Ad For Vera Wang’s Newest Perfume — See The Video!” (PLAINTIFFS00000065-68)</p> <ul style="list-style-type: none"> ● 122-2: Printout from Hollywood Life website (www.hollywoodlife.com) of April 29, 2011 article entitled “Leighton Meester Launches New Vera Wang Fragrance ‘Lovestruck!’” (PLAINTIFFS00000069-72) ● 122-3: Printout from StyleClone website (www.styleclone.com) of May 4, 2011 article entitled “Leighton Meester appears in new campaign for Vera Wang’s ‘Lovestruck’ fragrance” (PLAINTIFFS00000057-64) ● 122-4: Printout from Hamptons Magazine website (www.hamptons-magazine.com) of August 8, 2011 article entitled “Vera Wang’s New Fragrance” (PLAINTIFFS00000130-133) ● 122-5: Printout from The Moodie Report website (www.moodiereport.com) of August 15, 2011 article entitled “Coty Prestige is smitten with new Lovestruck Vera Wang scent” (PLAINTIFFS00000134-135) ● 122-6: Printout from Musings of a Muse website (www.musingsofamuse.com) of August 18, 2011 article entitled “Vera Wang Lovestruck Review” (PLAINTIFFS00000114-122) ● 122-7: Printout from Allure website (www.allure.com) of August 25, 2011 article entitled “Leighton Meester is Lovestruck by Vera Wang’s New Fragrance” (PLAINTIFFS00000136-141) 	*	
123	Printout of Instagram Search for LOVESTRUCK Fragrance (PLAINTIFFS00002115-2127)	402	
124	<p>Selected Pages from Vera Wang Website Concerning LOVESTRUCK Fragrance</p> <ul style="list-style-type: none"> ● 124-1: Printout from Vera Wang website (www.verawang.com) of April 29, 2011 blog page entitled “We are Lovestruck” (PLAINTIFFS00000149) ● 124-2: Printout from Vera Wang website (www.verawang.com) of June 2, 2011 blog page entitled “Vera Wang Lovestruck!” (PLAINTIFFS00000129) 	402	
125	Printout from Vera Wang Twitter Page (www.twitter.com/verawanggang) of Search for LOVESTRUCK Fragrance (PLAINTIFFS00000078-80)	*	
126	Vera Wang Fragrances Timeline (PLAINTIFFS00007360)	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
127	April 21, 2005 facsimile consisting of PRINCESS bottle design sketch from Vera Wang (Highly Confidential - AEO) (PLAINTIFFS00007333)	*	
128	Intentionally Omitted	N/A	
129	October 29, 2008 Project Love Fragrance Brief (LOVESTRUCK) (PLAINTIFFS00007457-7482)	402	
130	October 20, 2010 LOVESTRUCK retailer presentation (PLAINTIFFS00007427-7451)	402	
131	June 25, 2014 Vera Wang Fragrances Brand Overview (PLAINTIFFS00007361-7411)	*	
132	Lady Gaga Wikipedia Pages <ul style="list-style-type: none"> <li>• 132-1: Lady Gaga Wikipedia page (PLAINTIFFS00000467-499) <li>• 132-2: The Fame Wikipedia page (PLAINTIFFS00005044-5080) 	402, 802 402, 802	
133	Selected Awards and Rankings Concerning Lady Gaga <ul style="list-style-type: none"> <li>• 133-1: February 12, 2016 list of awards and nominations received by Lady Gaga (PLAINTIFFS00005084-5153) <li>• 133-2: Printout from Time Magazine website (www.time.com) of article entitled "All-TIME 100 Fashion Icons" (PLAINTIFFS00000582-584) <li>• 133-3: Printout from Time Magazine website (www.time.com) of article entitled "The 2010 TIME 100" (PLAINTIFFS00000585-588) <li>• 133-4: Printout from Billboard website (www.billboard.com) of October 2, 2009 article entitled "Beyonce Accepts Billboard's Woman Of the Year Award, Lady Gaga Is Rising Star" (PLAINTIFFS00000594-596) <li>• 133-5: Printout from Billboard website (www.billboard.com) of December 9, 2010 article entitled "Lady Gaga Is Billboard's 2010 Artist of the Year" (PLAINTIFFS00000638-642) <li>• 133-6: Printout from Forbes website (www.forbes.com) of May 18, 2011 article entitled "Lady Gaga Tops Celebrity 100 List" (PLAINTIFFS00000546-549) <li>• 133-7: Printout from Billboard website (www.billboard.com) of June 7, 2011 article entitled "Lady Gaga Honored As Style Icon at CFDA Awards" (PLAINTIFFS00000526-529) 	* * * * * * * * * *	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 133-8: Printout from Zap2It website (www.zap2it.com) of August 25, 2011 article entitled “Lady Gaga Beats Out Oprah in Forbes ‘Most Powerful Women’ List” (PLAINTIFFS00000513-521) • 133-9: Printout from Billboard website (www.billboard.com) of March 9, 2012 article entitled “Music’s Top 40 Money Makers 2012” (PLAINTIFFS00000550-561) • 133-10: Printout from Pressparty website (www.pressparty.com) of April 16, 2013 article entitled “Lady Gaga’s Perfume Wins Swedish Award” (PLAINTIFFS00000445-446) • 133-11: Printout from Forbes website (www.forbes.com) of July 22, 2013 article entitled “Lady Gaga Tops Forbes’ List Of Top-Earning Celebs Under 30” (PLAINTIFFS00000502-507) • 133-12: Printout from RIAA website (www.riaa.com) of May 15, 2014 article entitled “Lady Gaga Becomes RIAA’s First Female Digital Diamond Award Recipient” (PLAINTIFFS00000633-637) • 133-13: Printout from SongHall website (www.songhall.org) of April 23, 2015 article entitled “Lady Gaga to Receive First Ever Contemporary Icon Award” (PLAINTIFFS00000500-501) • 133-14: Printout from Forbes website (www.forbes.com) of June 29, 2015 article entitled “Lady Gaga’s Earnings: \$59 Million in 2015” (PLAINTIFFS00000351-354) • 133-15: Printout from Cleveland.com website of September 9, 2015 article entitled “Lady Gaga’s Meat Dress Enters the Rock and Roll Hall of Fame Thursday” (PLAINTIFFS00000464-466) • 133-16: Printout from Billboard website (www.billboard.com) of September 29, 2015 article entitled “Lady Gaga to Be Honored as Billboard’s 2015 Woman of the Year, Lifetime to Televise Annual Event” (PLAINTIFFS00000597-599) • 133-17: Printout from Billboard website (www.billboard.com) of October 2, 2015 article entitled “Ask Billboard: Lady Gaga First Artist With Two 7-Million-Selling Downloads” (PLAINTIFFS00000589-593) 	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 133-18: Printout from Forbes website (www.forbes.com) of November 4, 2015 article entitled "The World's Highest Paid Women in Music 2015" (PLAINTIFFS00000408-413) • 133-19: Printout from Lady Gaga website (www.ladygaga.com) of December 3, 2015 article entitled "Billboard's 2015 Woman of the Year" (PLAINTIFFS00000600-602) • 133-20: Printout from Forbes website (www.forbes.com) of article entitled "The World's Highest Paid Celebrities 2015" (PLAINTIFFS00000456-459) • 133-21: Printout from Lady Gaga website (www.ladygaga.com) of article entitled "Oscar Nomination for Til It Happens To You" (PLAINTIFFS00000565-567) 	*	
134	<p>Selected Media Coverage Concerning Lady Gaga</p> <ul style="list-style-type: none"> • 134-1: List of Lady Gaga's Major TV Appearances - 2009-2015 (PLAINTIFFS00000643-647) • 134-2: Printout from Biography website (www.biography.com) of page entitled "Lady Gaga" (PLAINTIFFS00000508-509) • 134-3: Printout from IMDB website (www.imdb.com) of page entitled "Lady Gaga" (PLAINTIFFS00000568-574) • 134-4: Printout from Billboard website (www.billboard.com) of August 7, 2009 article entitled "Lady Gaga: The Billboard Cover Story" (PLAINTIFFS00000540-545) • 134-5: Printout from New York Magazine website (www.nymag.com) of March 28, 2010 article entitled "Growing Up Gaga" (PLAINTIFFS00000619-632) • 134-6: Printout from International Business Times website (www.ibtimes.com) of June 22, 2011 article entitled "Lady Gaga: How Much is She Worth?" (PLAINTIFFS00000530-539) • 134-7: Printout from Billboard website (www.billboard.com) of June 13, 2012 article entitled "Lady Gaga to Cover Vogue's September Issue" (PLAINTIFFS00000454-455) • 134-8: Printout from Vogue website (www.vogue.com) of August 21, 2012 article entitled "Dream Girl: Lady Gaga Graces the September Issue of Vogue" (PLAINTIFFS00000603-612) 	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 134-9: Printout from The New York Daily News website (www.nydailynews.com) of November 17, 2013 article entitled "Lady Gaga Hosts 'SNL,' Plays Future Self Without Fame or Applause" (PLAINTIFFS00000522-525) • 134-10: Printout from Lady Gaga website (www.ladygaga.com) of February 5, 2014 article entitled "New Harper's Bazaar Cover in Saint-Laurent" (PLAINTIFFS00000562-564) 	* * *	
135	Lady Gaga Social Media Pages <ul style="list-style-type: none"> • 135-1: Intentionally Omitted • 135-2: Printout from Lady Gaga Facebook page (www.facebook.com/ladygaga) (PLAINTIFFS00002076-2114) • 135-3: Printout from Lady Gaga Facebook page (www.facebook.com/ladygaga) (PLAINTIFFS00005081-5083) • 135-4: Printout from Lady Gaga Twitter page (www.twitter.com/ladygaga) (PLAINTIFFS00000575-581) • 135-5: Printout from Lady Gaga Instagram page (www.instagram.com/ladygaga) (PLAINTIFFS00000616-618) 	N/A * 402, 802 402, 802 402, 802	
136	LADY GAGA FAME Wikipedia Page (PLAINTIFFS0000450-453)	402, 802	
137	Printout from Cosmetics Business website (www.cosmeticsbusiness.com) of October 19, 2012 article entitled "Coty Scoops Top Honours at The Perfume Shop's Love Perfume Awards" (including LADY GAGA FAME) (PLAINTIFFS0000681-684)	*	
138	Selected Media Coverage Concerning LADY GAGA FAME Fragrance <ul style="list-style-type: none"> • 138-1: Printout from New York Magazine website (www.nymag.com) of July 13, 2010 article entitled "Lady Gaga Rumored to be Working on a Fragrance" (PLAINTIFFS00000432) • 138-2: Printout from Womens Wear Daily (WWD) website (www.wwd.com) of September 12, 2010 article entitled "Lady Gaga Signs Beauty Deal" (PLAINTIFFS00000435-438) 	* *	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 138-3: Printout from E Online website (www.eonline.com) of January 27, 2011 article entitled "Lady Gaga's Perfume Inspired by Blood and Semen?" (PLAINTIFFS00000395-400) • 138-4: Printout from MTV website (www.mtv.com) of June 14, 2012 article entitled "Lady Gaga's Fame Perfume Smells Like 'Tears of Belladonna'" (PLAINTIFFS00000439-444) • 138-5: Printout from Lady Gaga website (www.ladygaga.com) of June 14, 2012 article entitled "Lady Gaga Announces Her First Fragrance, Lady Gaga Fame!" (PLAINTIFFS00000510-512) • 138-6: Printout from Capital FM website (www.capitalfm.com) of July 8, 2012 article entitled "Lady Gaga Announces Le Masterpiece Premiere Edition of New Fragrance Fame" (PLAINTIFFS00000403-407) • 138-7: Printout from Yahoo website (www.yahoo.com) of July 17, 2012 article entitled "Lady Gaga Goes Nude for Fame Perfume Ad" (PLAINTIFFS00000339-341) • 138-8: Printout from MTV website (www.mtv.com) of July 18, 2012 article entitled "Lady Gaga's 'Formulation' Film Teases Fame Fragrance" (PLAINTIFFS00000328-332) • 138-9: Printout from Hollywood Reporter website (www.hollywoodreporter.com) of July 18, 2012 article entitled "Lady Gaga Releases 'Formulation' Film For Fame Perfume" (PLAINTIFFS00000333-338) • 138-10: Printout from Capital FM website (www.capitalfm.com) of July 19, 2012 article entitled "Lady Gaga Unveils Fame Fragrance Black and White Short Film - Video" (PLAINTIFFS00000423-431) • 138-11: Printout from Celebuzz website (www.celebuzz.com) of August 14, 2012 article entitled "Lady Gaga Debuts Futuristic 'Fame' Trailer for New Fragrance (VIDEO)" (PLAINTIFFS00000311-322) • 138-12: Printout from The Huffington Post website (www.huffingtonpost.com) of August 14, 2012 article entitled "Lady Gaga Perfume Video for 'Fame' is Almost Too Hot For Youtube (VIDEO)" (PLAINTIFFS00000348-350) 	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 138-13: Intentionally Omitted • 138-14: Printout from Forbes website (www.forbes.com) of September 13, 2012 article entitled "Lady Gaga Launches Her New Fragrance at the Guggenheim" (PLAINTIFFS00000342-343) • 138-15: Printout from Hollywood Reporter website (www.hollywoodreporter.com) of September 13, 2012 article entitled "Photographer Steven Klein Likens Lady Gaga Movie to Hypodermic Needle" (PLAINTIFFS00000323-327) • 138-16: Printout from NME website (www.nme.com) of September 23, 2012 article entitled "Lady Gaga Sells 6 Million Bottles Of Her 'Fame' Perfume In A Week" (PLAINTIFFS00000414-422) • 138-17: Printout from Idolator website (www.idolator.com) of February 10, 2013 article entitled "Lady Gaga Sold 30 Million Bottles of Fame Perfume, She Says" (PLAINTIFFS00000355-363) • 138-18: Printout from PopCrush website (www.popcrush.com) of February 10, 2013 article entitled "Lady Gaga's Perfume Sells 30 Million Bottles" (PLAINTIFFS00000433-434) • 138-19: Printout from Hollywood Life website (www.hollywoodlife.com) of September 26, 2012 article entitled "Lady Gaga's Fragrance Inspired Shoes: See The Pics" (PLAINTIFFS00000344-347) 	N/A * * * * * * * *	
139	Printout of Instagram Search for LADY GAGA FAME Fragrance (PLAINTIFFS00001721-2075)	402	
140	Printout from Lady Gaga Twitter Page (www.twitter.com/ladygaga) of Search for LADY GAGA FAME Fragrance (PLAINTIFFS00000613-615)	402	
141	Printout from PR News Wire website (www.prnewswire.com) of June 14, 2012 press release entitled "Lady Gaga to Launch LADY GAGA FAME, The First Fragrance From Haus Laboratories" (PLAINTIFFS00000401-402)	*	
142	Selected Documents Concerning LADY GAGA FAME Press and Marketing Events <ul style="list-style-type: none"> • 142-1: LADY GAGA FAME – 2012 Personal Appearances - PR Recap (PLAINTIFFS00006504-6524) 	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 142-2: Lady Gaga – 2012 Local Press Events (PLAINTIFFS00006577-6613) • 142-3: LADY GAGA FAME September 13, 2012 Launch Party Invitation (Confidential) (PLAINTIFFS00006380) 	*	
143	Reperes Beauty August 2011 report entitled "Emotional Impact of a Black vs. Nude Fragrance" (Highly Confidential – AEO) (PLAINTIFFS00006525-6573)	402	
144	Cap Sens January 2011 report entitled "Report Carnivore – Lady Gaga – Blind Sniff Use Test" (Highly Confidential – AEO) (PLAINTIFFS00006382-6503)	402, 802	
145	LADY GAGA FAME Branding Presentation (PLAINTIFFS00006336-6345)	402	
146	Intentionally Omitted	N/A	
147	Joop! Wikipedia Pages <ul style="list-style-type: none"> • 147-1: Wolfgang Joop Wikipedia page (PLAINTIFFS00005329-5331) • 147-2: Joop! Wikipedia page (PLAINTIFFS00005327-5328) 	402, 802 402, 802	
148	Joop! Social Media Pages <ul style="list-style-type: none"> • 148-1: Printout from Wolfgang Joop Instagram page (www.instagram.com/wolfgang.joop) (PLAINTIFFS00005339-5347) • 148-2: Printout from Joop! Homme Fragrances Facebook page (facebook.com/JoopHommeFragrance) (PLAINTIFFS00001693-1709) 	402, 802 402, 802	
149	Printout from GCI Magazine website (www.gcimagazine.com) of April 10, 2015 article entitled "Finalists Announced for 2015 Fragrance Foundation Awards" (Fragrance Hall of Fame - JOOP! HOMME) (PLAINTIFFS00001711-1717)	402, 802	
150	Selected Media Coverage Concerning JOOP! HOMME Fragrances <ul style="list-style-type: none"> • 150-1: Printout from The New York Times website (www.nytimes.com) of April 20, 1993 article entitled "Patterns" (PLAINTIFFS00001689-1690) • 150-2: Printout from The New York Times website (www.nytimes.com) of January 25, 1994 article entitled "Patterns" (PLAINTIFFS00001691-1692) 	402 402	
151	Selected Advertising Exemplars for JOOP! HOMME Fragrances <ul style="list-style-type: none"> • 151-1: Intentionally Omitted • 151-2: Historical JOOP! Fragrance Advertising (PLAINTIFFS00001718-1720) 	N/A 402	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
152	Selected Quality Control and Laboratory Testing Documents <ul style="list-style-type: none"> • 152-1: European Commission Health & Consumer Protection Directorate-General - Scientific Committee on Consumer Products – March 21, 2007 Opinion on Phthalates in Cosmetic Products (PLAINTIFFS00009779-9797) • 152-2: Intentionally Omitted • 152-3: Intentionally Omitted • 152-4: Printout from Environmental Defense Fund website (www.edf.org) of May 5, 2015 article entitled "Evidence grows linking DEHP exposure to reproductive toxicity: What is the state of regulation?" (PLAINTIFFS00009798-9801) • 152-5: Intentionally Omitted • 152-6: Intentionally Omitted • 152-7: Intentionally Omitted 	402, 802 N/A N/A 402, 802 N/A N/A N/A	Subject to motion in limine
153	Coty Inc. Consumer Complaint Concerning Love Story (JC GGG; PLAINTIFFS00008436)	402, 802	
154	Nielsen Market Research Concerning Plaintiffs and Defendant's Retail Outlets and Market Shares (Highly Confidential - AEO) <ul style="list-style-type: none"> • 154-1: Nielsen Report - Excell Brands Sales Per Retailer (Highly Confidential - AEO) (PLAINTIFFS00006201) • 154-2: Nielsen Report - Excell Brands Sales Detail Per Brand (Highly Confidential - AEO) (PLAINTIFFS00006202) • 154-3: U.S. Mass Distribution - Coty and Excell Brands Market Share (Calendar Year 2015) (Highly Confidential - AEO) (PLAINTIFFS00006210) 	402, 802 402, 802 402, 802	
155	Selected Pleadings from Zino Davidoff SA v. CVS Corp., Case No. 06-cv-15332 (KMK) (S.D.N.Y.) <ul style="list-style-type: none"> • 155-1: Zino Davidoff SA v. CVS Corp. – February 7, 2007 Amended Complaint (PLAINTIFFS00008910-8999) • 155-2: Zino Davidoff SA v. CVS Corp. – July 28, 2011 Consent Judgment (PLAINTIFFS00009097-9112) 	* *	
156	Selected Pleadings from Zino Davidoff SA, et al. v. MD Distributors, Case No. 08-cv-07717		

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	(LTS) (S.D.N.Y.) <ul style="list-style-type: none"> • 156-1: Zino Davidoff SA, et al. v. MD Distributors – September 3, 2008 Complaint (PLAINTIFFS00009000-9096) • 156-2: Zino Davidoff SA, et al. v. MD Distributors – May 26, 2010 Consent Judgment (PLAINTIFFS00009366-9387) 	* *	
157	Selected Pleadings from Zino Davidoff SA et al. v. Universal Perfumes & Cosmetics, Inc., Case No. 09-cv-06889 (GBD) (S.D.N.Y.) <ul style="list-style-type: none"> • 157-1: Zino Davidoff SA et al. v. Universal Perfumes & Cosmetics, Inc. – August 4, 2009 Complaint (PLAINTIFFS00008542-8566) • 157-2: Zino Davidoff SA et al. v. Universal Perfumes & Cosmetics, Inc. – August 1, 2014 Settlement Agreement and Consent Judgment (PLAINTIFFS00008518-8541) 	* *	
158	Selected Pleadings from Coty Inc., et al. v. C Lenu, Inc., et al., Case No. 1:10-cv-21812 (PCH) (S.D. Fl.) <ul style="list-style-type: none"> • 158-1: Coty Inc., et al. v. C Lenu, Inc., et al. – June 3, 2010 Verified Complaint (PLAINTIFFS00008567-8635) • 158-2: Coty Inc., et al. v. C Lenu, Inc., et al. – January 21, 2011 Consent Judgment (PLAINTIFFS00008636-8672) • 158-3: Coty Inc., et al. v. C Lenu, Inc., et al. – January 21, 2011 Final Order Entering Permanent Injunction (PLAINTIFFS00008673-8676) • 158-4: Coty Inc., et al. v. C Lenu, Inc., et al. – December 14, 2015 Amendment to Consent Judgment (PLAINTIFFS00008891-8909) 	* * * *	
159	Selected Pleadings from Coty Inc., et al. v. General Perfume and Cosmetics Distributors Inc., Case No. 2:12-cv-02933 (GAF) (C.D. Cal.) <ul style="list-style-type: none"> • 159-1: Coty Inc., et al. v. General Perfume and Cosmetics Distributors Inc. – April 3, 2012 Complaint (PLAINTIFFS00008677-8826) • 159-2: Coty Inc., et al. v. General Perfume and Cosmetics Distributors Inc. – January 15, 2014 Settlement Agreement and Consent Judgment (PLAINTIFFS00008827-8851) 	* *	
160	Selected Pleadings from Coty Inc., et al. v. Eddie's Perfume & Cosmetic Co., Inc., Case No.		

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<p>1:13-cv-04196 (KBF) (S.D.N.Y.)</p> <ul style="list-style-type: none"> • 160-1: Coty Inc., et al. v. Eddie's Perfume & Cosmetic Co., Inc. – August 15, 2013 Amended Complaint (PLAINTIFFS00009115-9365) • 160-2: Coty Inc., et al. v. Eddie's Perfume & Cosmetic Co., Inc. – September 19, 2014 Consent Judgment (PLAINTIFFS00008870-8890) 	* *	
161	<p>Plaintiffs' Expert Report and Supporting Documentation</p> <ul style="list-style-type: none"> • 161-1: RL Associates' Expert Report and Appendices • 161-2: RL Associates' False Advertising Survey Verbatims (PLAINTIFFS00009802-10630) • 161-3: RL Associates' Confusion Survey Verbatims (PLAINTIFFS00010631-11107) • 161-4: RL Associates' Fragrance Study Validation Instructions – Confusion (PLAINTIFFS00011108-11114) • 161-5: RL Associates' Fragrance Study Validation Instructions - False Advertising (PLAINTIFFS00011115-11121) • 161-6: RL Associates' Fragrance Study - Confusion Categories (PLAINTIFFS00011122-11128) 	802 802 802 802 802 802	
162	<p>Selected Manufacturers Suggested Retail Prices for Plaintiffs' Fragrances</p> <ul style="list-style-type: none"> • 162-1: Fall 2008 Price List for Vera Wang, Joop!, and Calvin Klein Houses (PLAINTIFFS00011374-11378) • 162-2: 2014 Price List for Lady Gaga House (PLAINTIFFS00011380) • 162-3: 2016 Fragrance Price List (Clamshell) for Vera Wang, Joop!, Calvin Klein, and Lady Gaga Houses (DR RRR; PLAINTIFFS00006211) • 162-4: 2016 Fragrance Price List (Non-Clamshell) for Vera Wang, Joop!, Calvin Klein, and Lady Gaga Houses (PLAINTIFFS00006212-6215) 	* * * *	
163	<p>Printouts from Amazon website (www.amazon.com) of listings for relevant fragrances</p> <ul style="list-style-type: none"> • 163-1: Printout from Amazon website (www.amazon.com) of listings of Calvin Klein fragrances (PLAINTIFFS00005566-5675) • 163-2: Printout from Amazon website (www.amazon.com) of CK IN2U fragrance 	402, 802	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<p>(PLAINTIFFS00005576-5578)</p> <ul style="list-style-type: none"> • 163-3: Printout from Amazon website (www.amazon.com) of CK ONE SHOCK for Men (PLAINTIFFS00005579-5581) • 163-4: Printout from Amazon website (www.amazon.com) of CK ONE SHOCK for Women (PLAINTIFFS00005582-5585) • 163-5: Printout from Amazon website (www.amazon.com) of Calvin Klein Dark Obsession for Men (PLAINTIFFS00005586-5591) • 163-6: Printout from Amazon website (www.amazon.com) of Calvin Klein Eternity for Men (PLAINTIFFS00005592-5598) • 163-7: Printout from Amazon website (www.amazon.com) of Calvin Klein Euphoria for Men (PLAINTIFFS00005599-5605) • 163-8: Printout from Amazon website (www.amazon.com) of Calvin Klein Euphoria for Women (PLAINTIFFS00005606-5615) • 163-9: Printout from Amazon website (www.amazon.com) of Lady Gaga Fame (PLAINTIFFS00005625-5631) • 163-10: Printout from Amazon website (www.amazon.com) of Joop! Homme (PLAINTIFFS00005616-5618) • 163-11: Printout from Amazon website (www.amazon.com) of Joop! Jump (PLAINTIFFS00005619-5624) • 163-12: Printout from Amazon website (www.amazon.com) of OK New York (PLAINTIFFS00005632-5635) • 163-13: Printout from Amazon website (www.amazon.com) of OK ROCK For Her (PLAINTIFFS00005636-5638) • 163-14: Printout from Amazon website (www.amazon.com) of Vera Wang Love Struck (PLAINTIFFS00005639-5644) • 163-15: Printout from Amazon website (www.amazon.com) of Vera Wang Princess (PLAINTIFFS00005645-5651) • 163-16: Printouts from Amazon website (www.amazon.com) of Euphrates for Men 	402, 802 402, 408 402, 802	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<p>(PLAINTIFFS00005652-5663)</p> <ul style="list-style-type: none"> • 163-17: Printouts from Amazon website (www.amazon.com) of Euphrates for Women (PLAINTIFFS00005664-5671) • 163-18: Printouts from Amazon website (www.amazon.com) of Inspiration (PLAINTIFFS00005672-5685) • 163-19: Printouts from Amazon website (www.amazon.com) of Jump! (PLAINTIFFS00005686-5690) • 163-20: Printouts from Amazon website (www.amazon.com) of OK Shock (PLAINTIFFS00005691-5700) • 163-21: Printouts from Amazon website (www.amazon.com) of Possession (PLAINTIFFS00005701-5707) • 163-22: Printouts from Amazon website (www.amazon.com) of Diamond Collection fragrances (PLAINTIFFS00011141-11148) 	402, 802 402, 802 402, 802 402, 802 402, 802 402, 802 402, 802 402, 802	
164	<p>Printouts from eBay website (www.eBay.com) of listings for relevant fragrances</p> <ul style="list-style-type: none"> • 164-1: Printout from eBay website (www.eBay.com) of Calvin Klein Dark Obsession (PLAINTIFFS00005724-5728) • 164-2: Printout from eBay website (www.eBay.com) of CK IN2U (PLAINTIFFS00005729-5735) • 164-3: Printout from eBay website (www.eBay.com) of CK IN2U (PLAINTIFFS00005736-5744) • 164-4: Printout from eBay website (www.eBay.com) of CK IN2U (PLAINTIFFS00005745-5748) • 164-5: Printout from eBay website (www.eBay.com) of CK ONE (PLAINTIFFS00005749-5753) • 164-6: Printout from eBay website (www.eBay.com) of CK ONE (PLAINTIFFS00005754-5760) • 164-7: Printout from eBay website (www.eBay.com) of CK ONE (PLAINTIFFS00005761-5769) 	402, 802 402, 802 402, 802 402, 802 402, 802 402, 802 402, 802	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 164-8: Printout from eBay website (www.eBay.com) of Calvin Klein Dark Obsession (PLAINTIFFS00005823-5828) • 164-9: Printout from eBay website (www.eBay.com) of Calvin Klein Dark Obsession (PLAINTIFFS00005829-5835) • 164-10: Printout from eBay website (www.eBay.com) of Calvin Klein Eternity for Women (PLAINTIFFS00005836-5843) • 164-11: Printout from eBay website (www.eBay.com) of Calvin Klein Eternity for Men (PLAINTIFFS00005844-5859) • 164-12: Printout from eBay website (www.eBay.com) of Calvin Klein Eternity for Men (PLAINTIFFS00005860-5866) • 164-13: Printout from eBay website (www.eBay.com) of Calvin Klein Eternity for Women (PLAINTIFFS00005867-5874) • 164-14: Printout from eBay website (www.eBay.com) of Calvin Klein Euphoria for Women (PLAINTIFFS00005875-5884) • 164-15: Printout from eBay website (www.eBay.com) of Calvin Klein Euphoria for Men (PLAINTIFFS00005885-5893) • 164-16: Printout from eBay website (www.eBay.com) of Calvin Klein Euphoria for Men (PLAINTIFFS00005894-5899) • 164-17: Printout from eBay website (www.eBay.com) of Calvin Klein Euphoria for Men (PLAINTIFFS00005900-5906) • 164-18: Printout from eBay website (www.eBay.com) of Calvin Klein Euphoria for Women (PLAINTIFFS00005914-5919) • 164-19: Printout from eBay website (www.eBay.com) of Calvin Klein Obsession for Men (PLAINTIFFS00005993-5999) • 164-20: Printout from eBay website (www.eBay.com) of Calvin Klein Obsession for Women (PLAINTIFFS00006000-6008) • 164-21: Printout from eBay website (www.eBay.com) of Calvin Klein Obsession for Men (PLAINTIFFS00006009-6015) 	402, 802 402, 802	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	• 164-22: Printout from eBay website (www.eBay.com) of Calvin Klein Obsession for Women (PLAINTIFFS00006016-6026)	402, 802	
	• 164-23: Printout from eBay website (www.eBay.com) of Vera Wang Love Struck (PLAINTIFFS00005989-5992)	402, 802	
	• 164-24: Printout from eBay website (www.eBay.com) of Vera Wang Love Struck (PLAINTIFFS00006158-6167)	402, 802	
	• 164-25: Printout from eBay website (www.eBay.com) of Vera Wang Princess (PLAINTIFFS00006168-6173)	402, 802	
	• 164-26: Printout from eBay website (www.eBay.com) of Vera Wang Princess (PLAINTIFFS00006174-6177)	402, 802	
	• 164-27: Printout from eBay website (www.eBay.com) of Lady Gaga Fame (PLAINTIFFS00005937-5945)	402, 802	
	• 164-28: Printout from eBay website (www.eBay.com) of Lady Gaga Fame (PLAINTIFFS00005980-5984)	402, 802	
	• 164-29: Printout from eBay website (www.eBay.com) of Joop! Homme (PLAINTIFFS00005955-5959)	402, 802	
	• 164-30: Printout from eBay website (www.eBay.com) of Joop! Homme (PLAINTIFFS00005960-5965)	402, 802	
	• 164-31: Printout from eBay website (www.eBay.com) of Joop! Homme (PLAINTIFFS00005966-5971)	402, 802	
	• 164-32: Printout from eBay website (www.eBay.com) of BE4U (PLAINTIFFS00005711-5714)	402, 802	
	• 164-33: Printout from eBay website (www.eBay.com) of BE4U (PLAINTIFFS00005715-5723)	402, 802	
	• 164-34: Printout from eBay website (www.eBay.com) of CK One Shock for Her (PLAINTIFFS00005770-5773)	402, 802	
	• 164-35: Printout from eBay website (www.eBay.com) of CK One Shock for Her (PLAINTIFFS00005774-5779)	402, 802	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 164-64: Printout from eBay website (www.eBay.com) of OK Rock for Her (PLAINTIFFS00006067-6071) • 164-65: Printout from eBay website (www.eBay.com) of OK Rock for Him (PLAINTIFFS00006072-6076) • 164-66: Printout from eBay website (www.eBay.com) of OK Rock for Him (PLAINTIFFS00006077-6081) • 164-67: Printout from eBay website (www.eBay.com) of OK Rock for Him (PLAINTIFFS00006082-6086) • 164-68: Printout from eBay website (www.eBay.com) of Possession for Her (PLAINTIFFS00006087-6090) • 164-69: Printout from eBay website (www.eBay.com) of Possession for Men (PLAINTIFFS00006091-6094) • 164-70: Printout from eBay website (www.eBay.com) of Possession for Men (PLAINTIFFS00006095-6099) • 164-71: Printout from eBay website (www.eBay.com) of Possession Night (PLAINTIFFS00006100-6104) • 164-72: Printout from eBay website (www.eBay.com) of Possession Night (PLAINTIFFS00006105-6108) • 164-73: Printout from eBay website (www.eBay.com) of Possession Night (PLAINTIFFS00006109-6112) • 164-74: Printout from eBay website (www.eBay.com) of Possession for Women (PLAINTIFFS00006113-6116) • 164-75: Printout from eBay website (www.eBay.com) of Serenity for Men (PLAINTIFFS00006117-6121) • 164-76: Printout from eBay website (www.eBay.com) of Serenity for Men (PLAINTIFFS00006122-6126) • 164-77: Printout from eBay website (www.eBay.com) of Serenity for Women (PLAINTIFFS00006127-6131) 	402, 802 402, 802	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 164-78: Printout from eBay website (www.eBay.com) of Serenity for Women (PLAINTIFFS00006132-6136) • 164-79: Printout from eBay website (www.eBay.com) of Serenity for Women (PLAINTIFFS00006137-6140) • 164-80: Printout from eBay website (www.eBay.com) of Serenity for Men (PLAINTIFFS00006141-6143) • 164-81: Printout from eBay website (www.eBay.com) of Serenity for Men (PLAINTIFFS00006144-6148) • 164-82: Printout from eBay website (www.eBay.com) of Serenity for Men (PLAINTIFFS00006149-6153) • 164-83: Printout from eBay website (www.eBay.com) of Serenity for Women (PLAINTIFFS00006154-6157) 	402, 802 402, 802 402, 802 402, 802 402, 802 402, 802	
165	Printouts from Bealls website (www.beallsflorida.com) of listings for relevant fragrances <ul style="list-style-type: none"> • 165-1: Printout from Bealls website (www.beallsflorida.com) of Joop! Homme (PLAINTIFFS00009469-9471) • 165-2: Printout from Bealls website (www.beallsflorida.com) of CK One Shock for Him (PLAINTIFFS00009431-9433) • 165-3: Printout from Bealls website (www.beallsflorida.com) of CK One Shock for Her (PLAINTIFFS00009434-9436) • 165-4: Printout from Bealls website (www.beallsflorida.com) of Calvin Klein Eternity Aqua for Men (PLAINTIFFS00009437-9439) • 165-5: Printout from Bealls website (www.beallsflorida.com) of Calvin Klein Eternity for Men (PLAINTIFFS00009440-9442) • 165-6: Printout from Bealls website (www.beallsflorida.com) of Calvin Klein Eternity for Women (PLAINTIFFS00009443-9445) • 165-7: Printout from Bealls website (www.beallsflorida.com) of Calvin Klein Euphoria Blossom for Women (PLAINTIFFS00009446-9448) • 165-8: Printout from Bealls website (www.beallsflorida.com) of Calvin Klein Euphoria 	402, 802 402, 802 402, 802 402, 802 402, 802 402, 802 402, 802 402, 802 402, 802	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	for Women (PLAINTIFFS00009449-9451) <ul style="list-style-type: none"> • 165-9: Printout from Bealls website (www.beallsflorida.com) of CK IN2U for Men (PLAINTIFFS00009452-9454) • 165-10: Printout from Bealls website (www.beallsflorida.com) of Calvin Klein Euphoria for Men (PLAINTIFFS00009455-9457) • 165-11: Printout from Bealls website (www.beallsflorida.com) of Calvin Klein Obsession for Women (PLAINTIFFS00009458-9460) • 165-12: Printout from Bealls website (www.beallsflorida.com) of Calvin Klein Obsession for Men (PLAINTIFFS00009461-9463) • 165-13: Printout from Bealls website (www.beallsflorida.com) of CK One (PLAINTIFFS00009464-9466) • 165-14: Printout from Bealls website (www.beallsflorida.com) of Calvin Klein Eternity Aqua for Men (PLAINTIFFS00009467-9468) • 165-15: Printout from Bealls website (www.beallsflorida.com) of Vera Wang Princess (PLAINTIFFS00009472-9474) 	402, 802 402, 802 402, 802 402, 802 402, 802 402, 802 402, 802 402, 802	
166	Intentionally Omitted	N/A	
167	Intentionally Omitted	N/A	
168	Printout from Sears.com website of listings for relevant fragrances (PLAINTIFFS00011337-11372)	402, 802	
169	Spreadsheet Identifying Defendant's Relevant Products (DH 2; Excell_0000604)	*	
170	Verified Complaint for Forfeiture <i>in Rem</i> , Case No. 15-cv-03952 (D.N.J.) (DH 3)	402, 403, 404, 802	Subject to motion in limine
171	Criminal Complaint from U.S. v. Wayne Hammerling, et al., Case No. 2:15-mj-07234-CLW (D.N.J.) (DH4)	402, 403, 404, 802	Subject to motion in limine
172	Certificate of Formation of Excell Brands LLC, filed on April 13, 2010 (30(b)(6) 11)	*	
173	Certificate of Registration of Excell Brands LLC, issued on April 27, 2016 (30(b)(6) 12)	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection¹	Advance Ruling Requested
174	Defendant's customer list as of January 22, 2016 (Confidential) (30(b)(6) 14; Excell_000073.)	*	
175	Defendant's updated customer list, current through May 20, 2016 (Confidential) (Excell_0008407)	*	
176	Defendant's Customer Contact List, as of April 30, 2016 (Confidential) (Excell_0008263)	*	
177	Defendant's Sales by Customer, June 2010 through December 2015 (Highly Confidential – AEO) (30(b)(6) 15; Excell_0000605)	*	
178	Defendant's 2010-2011 Look Book (30(b)(6) 19; Excell_0002010)	402	
179	Defendant's 2012 Look Book (30(b)(6) 20; Excell_0002011)	402	
180	Defendant's 2013 Look Book (30(b)(6) 86; Excell_0008274)	402	
181	Defendant's 2014 Look Book (30(b)(6) 21; Excell_0002012)	402	
182	Defendant's 2015 Look Book (30(b)(6) 18; Excell_0000136)	402	
183	Defendant's 2016 Look Book (30(b)(6) 17; Excell_0002013)	402	
184	"Diamond Collection Fragrances" Facebook.com captures (30(b)(6) 22)	402	
185	"Diamond Collection Fragrance" Facebook.com captures (30(b)(6) 23)	402	
186	E-mail from Shanaz Mun to Luis Rodriguez, sent October 19, 2011, re: New Items 2012 (Confidential) (30(b)(6) 25; Excell_0001764)	*	
187	E-mail chain ending with e-mail from Wayne Hamerling to Shanaz Mun, sent July 23, 2012, re: August Order – 2012 (30(b)(6) 27; Excell_0001805)	402	
188	E-mail from Imee Javier to Shanaz Mun, sent May 7, 2013, re: new fragrances (Confidential) (30(b)(6) 28; Excell_0001503)	*	
189	E-mail chain ending with e-mail from Imee Javier to Daniela Conforti, sent June 6, 2013, re: Confirmation of PO's (Confidential) (30(b)(6) 29; Excell_0000879)	*	
190	Collected e-mails regarding Crazy Lady product (30(b)(6) 30; Excell_0000631-32; 0001557 (Confidential); 0001401 (Confidential); 0001885 (Confidential); 0000869 (Highly Confidential – AEO); 0001642 (Confidential); 0001485)	*	
191	Collected e-mails regarding Joop! (Confidential) (30(b)(6) 32; Excell_0001437, 1738 and 1436)	*	
192	E-mail chain ending with e-mail from Daniela Conforti to Shanaz Mun, sent April 17, 2015, re: OK NYC/CK ONE fragrance notes (30(b)(6) 38; Excell_00001991)	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection¹	Advance Ruling Requested
193	E-mail from Luis Rodriguez to Wayne Hamerling, sent October 18, 2012, re: Crazy Lady (Confidential) (LR 47; Excell 0001378)	402	
194	E-mail from Luis Rodriguez to Shanaz Mun, sent July 23, 2012, re: Diamond Collection New Items (Confidential) (LR 48; Excell 0001401)	*	
195	E-mail from Shanaz Mun to Luis Rodriguez, sent November 14, 2011, re: Jennifer, Sport Club 8, Arrogance, Love Story (Confidential) (LR 51; Excell 0001463)	*	
196	E-mail chain ending with e-mail from Shanaz Mun to Luis Rodriguez, sent June 26, 2012, re: DC: New Designs (Confidential) (LR 52; Excell 0001529)	402	
197	E-mail chain ending with e-mail from Luis Rodriguez to Shanaz Mun, sent November 7, 2011, re: New Fonts for OK ROCK (Confidential) (LR 53; Excell 0001757)	*	
198	E-mail from Luis Rodriguez to Shanaz Mun, sent September 23, 2011, re: New Items 212 Pop Women and Obsession Men (Confidential) (LR 54; Excell 0001760)	*	
199	E-mail chain ending with e-mail from Luis Rodriguez to Shanaz Mun, sent November 21, 2011, re: Approvals Pending for 2012 (Confidential) (LR 55; Excell 0001794)	*	
200	E-mail chain ending with e-mail from Luis Rodriguez to Shanaz Mun, sent October 26, 2011, re: Diamond Coll New Items (Confidential) (LR 56; Excell 0001831)	*	
201	E-mail chain ending with e-mail from Luis Rodriguez to Shanaz Mun, sent December 13, 2011, re: OK Rock (Confidential) (LR 57; Excell 0001872)	*	
202	E-mail chain ending with e-mail from Luis Rodriguez to Shanaz Mun, sent April 8, 2011, re: OK, FIRENIGHT, CASTLE RED PRESENTATION (Confidential) (LR 58; Excell 0001966)	*	
203	E-mail chain ending with e-mail from Luis Rodriguez to Shanaz Mun, sent April 7, 2011, re: New Designs (Confidential) (LR 59; Excell 0001971)	*	
204	E-mail chain ending with e-mail from Luis Rodriguez to Shanaz Mun, sent June 17, 2011, re: OK NEW YORK (Confidential) (LR 60; Excell 0001982)	*	
205	E-mail chain ending with e-mail from Wayne Hamerling to Luis Rodriguez, sent September 16, 2010, re: Diamond Collection Comments (Confidential) (LR 61; Excell 0002001)	*	
206	Defendant's Initial Disclosures (WB 62)	*	
207	Intentionally Omitted	N/A	
208	Letter from Pepper Hamilton LLP to Warren Bronsnick, dated April 19, 2013; re:	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection¹	Advance Ruling Requested
	Indemnification of Five Below, Inc. (Highly Confidential – AEO) (WB 64; Excell_0000137)		
209	Confidential Mutual Agreement and Mutual Release between Nicole Polizzi and NPE Snooki Enterprises, LLC; and Excell Brands, LLC, sent May 5, 2014 (Highly Confidential – AEO) (WB 65; Excell_0002023)	*	
210	Letter from the Procter & Gamble Company to Defendant, dated March 3, 2014 re: Infringement of Hugo Boss trade dress (Confidential) (WB 66; Excell_0000725)	*	
211	E-mail chain ending with e-mail from Warren Bronsnick to Wayne Hamerling, sent June 9, 2014, re: Excell Brands Executive brands and Hugo Boss trade dress and trademark issue (Highly Confidential – AEO) (Excell_0008303)	*	
212	Letter from Chanel, Inc. to Defendant, dated June 23, 2011; re Cease and desist of CC logo (Confidential) (WB 67; Excell_0000812)	*	
213	Letter from Warren Bronsnick to Ms. Looney, dated July 5, 2011; re: Response to Chanel, Inc.'s 2011 demand (Confidential) (WB 68; Excell_0000815)	*	
214	Letter from Wayne Hamerling and Warren Bronsnick to A & E Stores, Inc., dated July 27, 2011; re: Chanel (Confidential) (WB 69; Excell_0000816)	*	
215	Letter from Harder Mirell & Adams, LLP to Defendant and counsel, dated August 28, 2014; re: Jacavi Worldwide LLC versions of PITBULL fragrance products (Confidential) (WB 70; Excell_0000731)	*	
216	Letter from Defendant to Colucci & Umans, dated October 19, 2010; re: Unauthorized Use of Victoria's Secret Trademarks (Confidential) (WB 71; Excell_0000775)	*	
217	Letter from Defendant to Colucci & Umans, dated November 3, 2010; re: Unauthorized Use of Victoria's Secret Trademarks (Confidential) (WB 72; Excell_0000790)	*	
218	Letter from A&E to Defendant, dated October 22, 2010; re: Victoria Secret (Confidential) (WB 73; Excell_0000811)	*	
219	Letter from Fross Zelnick Lehrman & Zissu, P.C. to Defendant, dated April 28, 2014; re: Settlement agreement between Excell and Lacoste Alligator, SA (Confidential) (WB74; Excell_0000817)	*	
220	Letter from Fross Zelnick Lehrman & Zissu, P.C. to Defendant, dated September 19, 2012; re: Objection to name and packaging of COQUETTE PARIS (Confidential) (WB 75;	*	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection¹	Advance Ruling Requested
	Excell_0000736)		
221	Letter from Fross Zelnick Lehrman & Zissu, P.C. to Defendant, dated September 27, 2012; re: Objection to name and packaging of COQUETTE PARIS (Confidential) (WB 76; Excell_0000734)	*	
222	Letter from Gioconda Law Group LLC to Rainbow Apparel Distribution Center, Corp., dated July 23, 2013; re: FERRAGAMO Design Patent Infringement/Mademoiselle (Confidential) (WB 77; Excell_0000762)	*	
223	Settlement agreement between Excell Brands, LLC and Salvatore Ferragamo, S.p.A., dated October 3 & 8, 2013 (Highly Confidential – AEO) (WB 78; Excell_0002049)	*	
224	Letter from Michael S. Lang to Defendant, dated July 26, 2013; re: Ferragamo, S.p.A., v. Rainbow Apparel Distribution Center, Corp, with respect to the alleged patent infringement claim of Ferragamo Design Patent (Confidential) (WB 79; Excell_0000808)	*	
225	Letter from Warren J. Bronsnick on behalf of Excell Brands, LLC, dated November 25, 2014; clarify the legal and commercial rights of the production and distribution (WB 80; Excell_0001997)	*	
226	Letter from Matthew E. Beck to Judge Jesse Furman, dated April 11, 2016; joining on limited stay of discovery (WB 81)	*	
227	Summons & Complaint from Nicole Polizzi v. Excell Brands LLC, 13-civ-6146 (S.D.N.Y.), filed on August 30, 2013 (30(b)(6) 85; Excell_0000221)	402, 802	
228	Printout of Marketing Terms A-Z, from the American Marketing Association's project, the Common Language Marketing Dictionary (Keegan 88)	402	
229	Printouts from Amazon.com showing Diamond Collection products (Keegan 89)	402	
230	Collection of Google Shopping printouts of perfume and cologne (Keegan 90)	402, 802	
231	Collection of Google Shopping printouts of additional Coty brands (Keegan 91)	402, 802	
232	Printouts of fragrances from Dollar General website (Keegan 92)	402, 802	
233	Article from the New York Times Magazine entitled "The Dollar-Store Economy" (Keegan 93)	402, 802	
234	Deloitte Report entitled "Dollar store strategies for national brands; The evolving dollar channel and implications for CPG companies" (Keegan 94)	402, 802	
235	Printouts from PerfumeImpression.com showing Defendant's fragrances listed with \$24.95	402, 802	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection¹	Advance Ruling Requested
	original price (Keegan 95; PLAINTIFFS00009525-9572)		
236	Collected mall store directories (Keegan 96-104)	402	
237	Pages from Pride & Ferrell's 2014 Edition of Marketing (Keegan 109)	402, 701	
238	Pages from the Kotler and Keller Marketing Management Twelfth Edition (Keegan 110)	402, 701	
239	Pages from Grewal & Levy's 4th Edition of Marketing (Keegan 111)	402, 701	
240	Intentionally Omitted	N/A	
241	Combined SamsBeauty.com screen captures exhibit (PLAINTIFFS00008018-8049)	402	
242	Nicholas Ferullo LinkedIn Page (PLAINTIFFS00009577-9579)	402	
243	FRE 1006 Summary of Defendant's Relevant Sales – July 2010 through April 2016 (Highly Confidential – AEO) (source: Excell 0008262, 8273)	*	
244	Defendant's Sales – July 2010 through April 2016 (Highly Confidential – AEO) (Excell 0008273)	*	
245	Defendant's Sales by Product and by Invoice (Highly Confidential – AEO) (Excell 0008262)		
246	Selected Customer Lists and Sales by Customer Documents for Plaintiffs' Fragrances <ul style="list-style-type: none"> • 246-1: Coty Prestige Spring 2016 Customer List (Highly Confidential – AEO) (PLAINTIFFS00006224) • 246-2: Coty Beauty Spring 2016 Customer List (Highly Confidential – AEO) (PLAINTIFFS00006230) • 246-3: Coty Customer List for CK IN2U, CK BE, and CK ONE SUMMER Fragrances – Fiscal Years 2010-2017 (Highly Confidential – AEO) (PLAINTIFFS00011379) 	402 * *	
247	Defendant's Written Responses to Plaintiffs' Discovery Requests <ul style="list-style-type: none"> • 247-1: Defendant's Responses to Plaintiffs' First Set of Interrogatories (WB 63) • 247-2: Defendant's Amended Responses to Plaintiffs' Second Set of Interrogatories • 247-3: Defendant's Supplemental Responses to Plaintiffs' Second Set of Interrogatories • 247-4: Defendant's Amended Responses to Plaintiffs' First Requests for Admission • 247-5: Defendant's Amended Responses to Plaintiffs' Second Requests for Admission 	* * * *	
248	Direct Testimony of Deirdre Miles-Graeter		
249	Direct Testimony of Robert Campbell		

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection¹	Advance Ruling Requested
250	Direct Testimony of Bill Mitchell		
251	Direct Testimony of Lori Singer		
252	Direct Testimony of Yael Tuil-Torres		
253	Direct Testimony of Joseph J. Conklin		
254	Direct Testimony of Ralph Massaro		
255	Direct Testimony of David Rotter		
256	Direct Testimony of Dr. Michael Rappeport		
257	Direct Testimony of Olivia A. Harris		
258	Direct Testimony of Michael J. Baca II		
259	Direct Testimony of James W. Faris, Jr.		
260	June 6, 2016 Expert Report of Mark Keegan <ul style="list-style-type: none"> • 260-1: Expert Report of Mark Keegan and Exhibits 1-4, 6 (MK 87) • 260-2: Exhibit 5 – Mark Keegan Untabulated Data For Confusion Survey (Produced Electronically) • 260-3: Selected Fields of Exhibit 5 – Mark Keegan Untabulated Data For Confusion Survey (Produced Electronically) 	802	
261	E-mail from Defendant's counsel to Plaintiffs' counsel, sent July 7, 2016, attaching, <i>inter alia</i> , receipts for Mark Keegan's 2016 purchase of Defendant's Serenity fragrance from eBay	Late	
262	Michael Rappaport's Spreadsheet of Respondents Discarded from Mark Keegan's Confusion Data (Selected Fields of Pl. Ex. 260-2)	802, 901	
263	Consent to Revocation of License to Practice Law in the Commonwealth of Virginia, <i>In the Matter of Warren Jay Bronsnick, Attorney at Law</i> , Virginia State Bar Disciplinary Board Docket No. 16-000-106150	402, 802	
264	Selected Pleadings from <i>U.S. v. Warren Bronsnick</i> , Case No. 2:15-cr-00500-MCA (D.N.J.) <ul style="list-style-type: none"> • 264-1: Plea Agreement • 264-2: Consent Judgment and Preliminary Order of Forfeiture • 264-3: Notice of Forfeiture 	402, 802	
265	Selected Documents Concerning Mirage Brands LLC	402, 802, 901	

Coty Inc. et al. v. Excell Brands, LLC
Plaintiffs' Exhibit List

Plaintiffs' Ex. No.	Description	Objection ¹	Advance Ruling Requested
	<ul style="list-style-type: none"> • 265-1: Printout from Domain Tools website of August 20, 2016 whois record for MirageBrands.com domain name • 265-2: New Jersey Business Gateway Business Entity Information and Records Service Status Report for Mirage Brands LLC dated March 21, 2017 • 265-3: Printouts from ASD Market Week website of Vendor Directory for 2017 ASD Market Week Trade Show, identifying vendor Mirage Brands LLC 		
266	Additional Mall Store Directories Cited in Mark Keegan's June 6, 2016 Expert Report and January 6, 2017 Trial Affidavit	Late, 402 (no indication that the store was there at time of survey), 802	
267	Website Printouts of Beautycorneronline.com and Perfumesstop.com Offering both Plaintiffs and Defendant's Fragrances at Issue <ul style="list-style-type: none"> • 267-1: Printouts from Beauty Corner, Inc. website (http://www.beautycorneronline.com/) • 267-2: Printouts from The Perfumes Stop website (https://www.perfumesstop.com/) 	Late, 802	
268	Printout from the American Marketing Association's website concerning its project, the Common Language Marketing Dictionary	402	
269	Printouts of status page and registration certificate for U.S. Trademark Reg. No. 1,812,209 for JOOP! (Int. Cl.: 25) from the U.S. Patent and Trademark Office website	*	
270	Selected Quality Control and Laboratory Testing Documents <ul style="list-style-type: none"> • 270-1: California Environmental Protection Agency Air Resources Board - 2014 Data Reporting for the Consumer Products Program (PLAINTIFFS00009726-9746) • 270-2: California Environmental Protection Agency Air Resources Board - 2014 Consumer Products Reporting Tool (CONFIDENTIAL) (PLAINTIFFS00009751-9778) 	402, 802	
271	FRE 1006 Summary Demonstrative: The Parties' Products are Sold Through Overlapping Retail Channels	Not provided	